THE PURE FOOD STORE.

Midland Butter

30 Cents Per Pound On and after Friday, May 21, and until further notice the price of MIDLAND BUTTER will

be 30c per pound. Delivered to you fresh from the churn regu-

larly every Friday. We solicit your trade. Edward Quinn & Sons,

DISTRIBUTORS, Cor. St. Asaph and Oronoco Streets **Both Phones**

CIGARS.



A Free Drawing Cigar

is not a maiter of chance. It is a question of skill in the making. You don't need a mustard plaster on the back of your neck to draw

A Plantation Cigar.

Ask your dealer for one today. You'll find it a cool or infortable moke with all the fiver and are ma of the test tobasco. The price is only 5 cents, but if you paid a nickel more you would still be getting the worth of your rooms?

F. S. Harrer, wholesale grocer, is sole ber for this eiger in this territory.

Hamilton & Co.,

323 KING STREET.

purchase that which is best WAKEFIELD RYE which is best

THERE IS NO BETTER WHISKY ON THE MARKET.

THAT CELEBRATED MEDICINAL WHISKY.

Headquarters for Choice Wines and Liquors

LOWENBACH BROS. KING AND ALFRED STS Both Phones.

WAGON AND CARRIAGE BUILDERS



The Wagons We Sell

Are strictly first class in every particular. Experience has taught us that to pay a few dollars more and get the BEST is the most economical way to supply our needs, and we are not different from other folk; then when you buy a wagon why not get the best? Our Weber Farm Wagons best? Our Weber Farm Wagons can't be beat. They are strictly guaranteed, as is also every kind of farming implements we handle MVERS BROTHERS

115 North Pitt Street.

115 North Pitt Street.

116 North Pitt Street.

117 North Pitt Street.

118 North Pitt Street.

119 North Pitt Street.

119 North Pitt Street.

For Family and Medicinal Use IS UNEXCELLED FOR QUALITY. LORD FAIRFAX BOTTLED IN BOND AT ALL

FIRST-CLASS SALOONS. Delicious Virginia Claret—25c per bottle, Try our Pure Blackberry Cordial for Sammer Complaint.

FAIRFAX & CO., PROPRIETORS KING ST.

Sold By All First-class dealers:

TORES: 115-117 N. ROYAL ST

AGRICULTURAL.

Dealer in Hardware, Paints, Agri cultural Implements, Vehicles. Harness, Field and Garden Seeds. IOUSES, SOUTH UNION STREET, ON

Also Grain, Hay, Straw and

All Kinds of Mill Feed.
Will always keep in stock the highest grade
these articles.

G. W. Harvey, Jr., | D. C. RICHARDSON Pres't & Tress. | Secretary.

Bryant Fertilizer Company

Manufacturers of
FERTILIZERS, FERTILIZING MATERIALS, PURE RAW BONE AND
FINE GROUND NOVA SCOTIA
LAND PLASTER,
Office: Burke and Herbert's bank building,
Factory and Wharf: Foot of Duke stress.
Alexandris, Va

JOHN P. ROBINSON, GEO. S. PRENCH,

Alexandria Fertilizer and

Chemical Company.

MANUFACTURERS OF

Fertilizers, Fertilizer Ma-

Ask your dealer for the Alexandria Fer-

GROCERIES W. A. JOHNSON & CO.,

WHOLESALE GROCERS, SENERAL COMMISSION MERCHANTS

GMNERAL COMMISSION MEBCHANTE And Dealers in ALL KINDS OF LIQUORS.
Have on hand Gibson's XX, XXX, XXXX and Pure Old Bye, Old Caoinet and Monogram Whiskies; also Baker's and Thompson's Pure Bye Whiskies, to which they invite the attention of the trade.
Orders from the country for merchandiss shall receive prompt attention.
Consignments of Flour, Grain and Country Produce solicited, for which they guarantee he highest market prices and prompt returns N. E corner Cameron and Boyal Streets.

JOHN AHERN & CO.,

WHOLESALE AND RETAIL GEOCERS

WHOLESALE AND RETAIL GEOCESS

Ac. Dealers in

PUBE WINES AND LIQUORS,
Country Produce received daily, Our stock
of Plain and Fancy Groceries embraces every
thing to be had in this line.
We hold largely in United States bonded
warehouse and carry in stock various brands
of the best

PURE FYE AND MALT WHISKIES
made. Have also in store superior grades o

Foreign and American

WINES, ALES, BEOWN STOUT, &c.

Satisfaction Guaranteed as to Price and
Quality. Corner Prince and Commerce Streets.

terials & Sulphuric Acid.

Secretary.

President.

FOUNDERS AND MACHINISTS. |

RICHARD H. WATTLES THE ALEXANDRIA FERTILIZERS Iron Works

Foundry, Machine Work and Blacksmithing Structural Iron a Specialty

Manufacturer of Patent Turbine Pump for dairy and suburban homes. Agent for coal oil engine, the only safe power around buildings Send us your inquiries for anything in

J. & H. AITCHESON.

Machinists and Engineers.

Agents Gray Gasoline Motors **Engineers and Machinists**

Supplies, Pipe, Pipe Fittings, Valves, Ftc

Blacksmithing and Repair-

ing Promply Executed O OT AT AT AT AT A TAXA TAXA TA

For Light and Power 🌡 SEE

Alexandria Electric Co.

O OT BY AV AV AV AV A VISTA OF AUOTION SALES.

S H. Lunt, Auctioneer.

BY VIRTUE OF A DEED OF TRUST, bearing date the 9th day of December, 1967, duly of record in the land records of the city of Alexandria, Virginia, in deed book No. 5%, page 420, the undersigned trustess will at the request of the board of directors of the German Co-operative Building Association, No. 5, of Alexandria, Virginia, default having been made in the payment of the amount secured by the said deed of trust, offer for sale at public auction on

SATURDAY,

the 7th day of August, 1:09, st 12 o'clock m., in front of the Royal street en rance to the Market tuilding, all that lot of ground with the improvements thereon in the said city of Alexandris, and bounded as follows.

Bezimning on the cass side of Patrick street 110 feet south of Puke s' reet and on the sou h side of an alley '10 feet wide, and running thence touth on Patrick street 15 feet 10 1-4 inches thence cast parallel to Duke street 125 feet, 5 inches to an alley: thence north 15 feet, 10 1-4 inches to the first named alley, and thence west 123 feet, 5 inches to the beginning, with the use of both alleys and all appurtenances. SATURDAY,

rms of sale. Cash, Cost of conveyancing at the expense of the purchaser,
JOHN D. NORMOYLE,
HENRY BAADER,
P. M. BRADSHAW,
Jy21 td

Series in the

Alexandria Gazette.

MONDAY EVENING, AUGU ST 2 ,1909.

IN FINE CONDITION.

Mrs. Josiah Sayder, of Penn township, Pa., is busy seeking an antidote for condition powders which she fed to her husband.

About a month ago Soyder began to refuse his rations. Nothing seemed to suit his taste and he went about doing his chores with such listlessness that his friends concluded he was ready to pile

up funeral expenses.

By the time he had taken a quarter of a pound of the medicine the farmer threw his hired man three times, won a foot race and lifted a horse out off a Then he refused to stay at home and nearly every night came to town and visited the parks.

In this crisis his wife came acres some condition powders for cattle.

After reading about their good qualities she decided the stuff was just what her hust and needed. Next morning shout a teaspoonful in his ostmeal. Should be a start of the start peated the dese, and at the end of a week Snyd'r jumped a five-rail fence. His wife, first gratified over the success of the treatment, began to get worried and quickly stopped the medicine. Snyder's spirils could not be substit of She threatened to sue for divorce, but later decided that what was needed was a doctor. She was afraid to tell her husbard what she did and hopes to find something that will restore him to his normal state.

LEGAL NOTICES.

LEGAL NOTICES.

VIRGINIA.—In the Clerk's Office of the Corporation Court of the City of Alexandria, on the 10th day of July, 1909. Charles Lyman, et als vs. International Building and Loan Association of Washington, D. C. In chancery.

Memo The object of this suit is to wind up the sff sire of the International Building and Loan Association, of Washington, D. C., to collect the assets, pay the debt, distribute the balance amongst the stockholders and to subject certain real estate of the defendants the liens of the dead of trust thereon.

It appearing by an affidavit filed in this cause that the defendants, Wm. S. Crawford and Flile Crawford, his wife; Ma mie E. Collins and Charles E. Collins, her husband; Wallace Johuson and Mary Johnson, his wife are non-residents of this State, and that Ge. W. Reid, Lucinda Boothe and Kate Barnes and James H. Owens are unknown, and the said Wm. S. Crawford, Ellie Crawford, Mamie E. Collins, Chas. E. Collins, Wallace Johnson, Mary Johnson and the unknown helis of George W. Peid, Lucinda Boothe and Kate Barnes having been made parties defendant to this suit by decree entered in this cause on the 21st day of June, 19. It is Ordered, That said defendants appear here within fifteen days after due publication of this order, and do what is necessary to protect their interests in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four suscessive weeks, and posted at the front door of the Court House of this City.

VIRGINIA.—In the Clerk's office of the Corporation Court of the city of Alexandria.

and William O'Connor, defendants. In chancery.

Memo. The object of this suit is to obtain part tion in kind of the real estate in the City of Alexandria, Virginia, of which Dennis Buttimore and Ellen Buttimore, his wife, died seized, if the same can be done; if not, for the sale of the said real estate and the partition of the proceeds of sale among the parties entitled thereto.

It appearing by an affidavit filed in this cause that the defendants, Kate is edmond and Louis Redmond her hubund; Mary Cassidy and James Cassidy, her husband, Kate Pewters, and William Pewter her husband; Mary J. Pewters and John Pewters, her husband, and william O'Connor are non-residents of this State:

State:

It is Ordered: That said defendant appear here within fifteen days after due publication of this order, and do what is necessary to protect their interests in this smit, and that a copy be forthwith inserted in the Alexandria Gazette, a newspaper published in the City of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A copy—TENTE.

ODY -TESTE. NEVELL S. GREENAWAY, Clerk

Dougless Stuart, p. q.

AUCTION SALES.

By R. F. Knox, Auctioneer.

By virtue of a deed of trust made by Aunie
I. Griffin and C. M. Griffin, her husband, to
the undersigned trustee, bearing date on the
20th day of July, 1905, and duly of record in
the land records of the City of Alexandria,
Va. in deed book Nr. 5t, page 149, and at the
request of the party thereby secured, default
having been made in the payment of the notes
secured thereby, the undersigned trustee will
cfler for sale at public auction on
SATURDAY, the 14th day of August, 1909,
at 12 o'clock M. in front of the Royal street
entrance to the Market Building, all that lot
of ground with the improvements thereon in
the sail City of Alexandria, Va., and bounded as follows, to-wit: By R. F. Knox, Auctioneer.

or ground with the Improvement of the sail City of Alexandria, Va., and bounded as follows, to-wit:

Beginning on the west side of Pitt street, and in the middle of the square between Cameron and Queen street, and on the routh side of an aley 25 feet wide and running thence routh along the west side of Pitt street 16 feet, 6 inches to a point in the partition of the brick tenement on this lot and the one adjoining on the south; thence west parallel with Cumeron street 83 feet to an alley 10 feet wide; thence north along the east side of said alley 16 feet 6 inches to the first mentioned 25 foot alley; and trence along the south side of the 55 foot alley east 83 feet to the beginning, together with the right of way and use of the said allays.

Terms of sale—Cash. All costs of conveyancing at the expense of the purchaser opurchasers.

COURTNEY ACTON, Trustee

By R. F. Knox, Auctioneer.

By R. F. Knox, Auctioneer.

TRUSTEE'S SALE OF LOTS IN DEL.
By virtue of and pursuant to the terms of a deed of ssignment dated July 1, 1899, erecuted by David A. Makely to Leonard Marbury, trustee, and recorded in deed book No.
44, page 45 of the land records of Alexandria city, Virginia, the undersigned, who by a decree of the Corporation Court of the city of Alexandrie, Virginia, entered in the chancery cause of Catherine Makely vs.
Mary L. Mekely, et als., on August 6, 1907. was appoint d substituted trustee in the place and slead of Leonard Marbury, deceased, and by virtue of a decree passed in said chancery cause on the 9th day of January, 1909, will offer for sale, at public auction, on the premises, in Del Ray, Alexandria county, Virginia, on

the tenth day of August, 1909, at four o'c'ock p.m. all those two lots of ground, known and designated as lots numbered 630 and 631, in a certs in plan o' lots called "Del Ray," surveyed by D. J. Howell, surveyor, as shown on the plat thereof, which is duly recorded among the records in the office of the Clerk of the Circuit Court of Alexandria county, Virginia, in lifer 0, No. 4, folio 440, et seq.

Terms of sale: One-third cash and the balance in equal instalment: at six and twelve months, the deferred payments to be evidenced by the notes of the purchaser bearing interest from day of sale. The title to the property to be retained until payment of purchase money is made. Conveyancing at cost of purcha er.

EOB! H. COX, jv2! co td TUESDAY.

If you are contemplating anything in the line of painting, Leadbraters want you to come in and talk it over with them. They well show you points wherein they excel. The best insurance you can have against summer illness is a treatment with our GLY-CERINATED GENTIAN COMPOUND, \$1 per bottle at Leadbeater's,

COMMONWEALTH OF VIRGINIA,

Office Clerk of House of Delegates.

Proposed amendments to the Constitution of Virginia, agreed to at ses-

sion of the General Assembly, 1908, and published in pursuance of section 196 of the Constitution and Act approved February 3, 1908: JOINT RESOLUTION proposing an amendment of section 110 of the

JOINT RESOLUTION proposing an amendment of section 110 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next session of the general assembly.

1. Resolved, by the senate and house of delegates (a majority of the members elected to each of the two houses agreeing thereto), that the following amendment to the Constitution of Virginia be, and is hereby proposed, and is hereby preferred to the general assembly at its first regular session held after the next general election of members of the house of delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of said Constitution, namely; strike out from the Constitution section one hundred and ten, which is in the following words:

Sec. 110. There shall be elected by the qualified voters of each county, one county treasurer, who shall not be elected or serve for more than two consecutive terms, nor act as deputy of his immediate successor; one sheriff, one attorney for the Commonwealth, and one county clerk, who shall be the clerk of the circuit court. There shall be elected or appointed, the commonwealth are provided a commissioners of the

shall be the clerk of the circuit court. There shall be elected or appointed, for four years, as the general assembly may provide, commissioners of the revenue, for each county, the number, duties and compensation of whom shall be prescribed by law; but should such commissioners of the revenue be chosen by election by the people then they shall be ineligible for reelection to the office for the next succeeding term.

There shall be appointed, for each county, in such manner as may be provided by law, one superintendent of the poor, and one county surveyor.

And insert in lieu thereof the following:

§110. There shall be elected by the qualified voters of each county, one county treasurer, one sheriff, one attorney for the Commonwealth, and one county clerk who shall be the clerk of the circuit court. There shall be elected by the qualified voters of each county for four years, commissioners of the revenue, for each county, the number, duties and compensation of whom shall be prescribed by law.

sation of whom shall be prescribed by law.

There shall be appointed for each county, in such manner as may be provided by law, one superintendent of the poor, and one county sur-

JOINT RESOLUTION proposing amendments to sections 119 and 120 of article 8 of the Constitution of Virginia, and providing for publishing said amendments and certifying the same to the next general assembly.

Resolved by the senate and house of delegates (a majority of the members elected to each house agreeing), That the following amendments to the Constitution of Virginia be, and the same are hereby proposed, and referred to the general assembly to be chosen at the next general election of senators and members of the house of delegates for its concurrence, in

of senators and members of the nouse of delegates for its concurrence, in sonformity with the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and nineteen and one hundred and twenty which are in the following words:

Section 119. In every city, so long as it has a corporation court, or a secretar elegatic sourt there shall be elected for a term of four years by separate circuit court, there shall be elected for a term of four years by the qualified voters of such city, one attorney for the Commonwealth, who shall also, in those cities having a separate circuit court, be the attorney for the Commonwealth, for such circuit court.

the qualified voters of such city, one attorney for the Commonwealth, who shall also, in those cities having a separate circuit court, be the attorney for the Commonwealth, for such circuit court.

In every city there shall be elected, or appointed, for a term of foun years, in a manner to be provided by law, one commissioner of revenue, whose duties and compensation shall be prescribed by law, but should be be elected by the people, he shall be ineligible for re-election to the office for the next succeeding term.

Section 120. In every city there shall be elected by the qualified voters (hereof one city treasurer, for a term of four years, but he shall not be eligible for more than two consecutive terms, nor act an deputy for his immediate successor, one city sergeant, for a term of four years, whose duties shall be prescribed by law; and a mayor, for a term of four years, who shall be the chief executive officer of such city. All city and town officers, whose election or appointment is not provided for by this Constitution, shall be elected by the electors of such cities and towns, or of some division thereof, or appointed by such authorities thereof as the general assembly shall designate.

The mayor shall see that the dutles of the various city officers, members of the police and fire departments, whether elected or appointed, in and for such city, are faithfully performed. He shall have power to investigate their acts, have access to all books and documents in their offices, and may examine them and their subordinates on oath. The evidence given by persons so examined shall not be used against them in any criminal proceedings. He shall also have power to suspend such officers and the members of the police and fire departments, and to remove such officers, and also such members of said departments, and to remove such officers, and also such members of said departments, and to remove such officers, and also such members of said departments, and to remove such officers, and also such members of said departme

shall also, in those cities having a separate circuit court, be the attorney for the Commonwealth, for such circuit court.

In every city there shall be elected for a term of four years, in a manner to be provided by law, one commissioner of revenue, whose duties and compensation shall be prescribed by law.

Section 120. In every city there shall be elected by the qualified voters thereof one city treasurer, for a term of four years, one city sergeant, for a term of four years, whose duties shall be prescribed by law; and a mayor, for a term of four years, who shall be the chief executive officer of such city. All city and town officers, whose election or appointment is not provided for by this Constitution, shall be elected by the electors of such cities and towns, or of some division thereof, or appointed by such authorities thereof as the general assembly shall designate.

The mayor shall see that the duties of the various city officers, memthe control of the proposition, in

The mayor shall see that the duties of the various city officers, members of the police and fire departments, whether elected or appointed, in and for such city, are faithfully performed. He shall have power to investigate their acts, have access to all books and documents in their offices, and may examine them and their subordinates on oath. The evidence given by persons so examined shall not be used against them in any criminal proceedings. He shall also have rower to suspend such officers and given by persons so examined shall not be used against them in any criminal proceedings. He shall also have power to suspend such officers and the members of the police and fire departments, and to remove such officers, and also such members of said departments when authorized by the general assembly, for misconduct in office or neglect of duty, to be specified in the order of suspension or removal; but no such removal shall be made without reasonable notice to the officer complained of, and an opportunity afforded him to be heard in person, or by counsel, and to present testimony in his defence. From such order of suspension or removal, the city officer so suspended or removed shall have an appeal of right to the corporation court, or, if there be no such court, to the circuit court of such city, in which court the case shall be heard de novo by the judge thereof, whose decision shall be final. He shall have all the other powers and duties which may be conferred and imposed upon him by general laws.

JOINT RESOLUTION proposing an amendment to section 45, article 4, of the Constitution of Virginia.

Resolved, by the house of delegates, the senate concurring (a majority of the members elected to each house agreeing thereto). That the following amendment to the Constitution of Virginia be, and the same is

...... Corner King and Royal Streets. Capital \$100,000

CENTRALLY LOCATED.

Places at your disposal every facility and service offered by any Conservative Bank.
Considerate conservatism in banking is to care for many

We are prepared to properly care for yours. The Board of Directors of the Alexandria National Bank : W. B. Smoot, Vice President. 8, Russell Smith, Vice President, C. C. Carlin. A. H. Rector, P. F. Gorman. Edward G. Portner, Judge C. E. Nicol, President,
John A. Marahall, Vice President,
T. C. Smith, Cashier,
W. A. Smoot, Jr.
W. A. Smoot,
E. L. Cockrell.

Invite your accounts, whether large or small, both in the Commercial and Savings Department with the assurance of careful attention.

Customers in our Savings Department are requested to bring in their books and have interest due April 1st en-tered. We want your account whether it is large or small.

************ General Insurance Agency

LAURENCE STABLER,

Room No. 4, Burke & Herbert Bldy
The companies represented in this office
have assets of over \$100,000,000, Among The companies repr \$100,000,000. Among have assets of over \$100,000,000. Among others are:

Hartford Fire Insurance Co.

Liverpool & London & Globe.

Ætna Insurance Co.

Springfield Fire & Marine.

Prompt attention given to adjustment of losses and all matters connected with insurance.

Office 119 South Fairfax Street,

An Accident Policy Is a Vacation Necessity. Compare for Yourself

the AETNA with the "other" policies. HARRIE WHITE INSURANCE and BONDING.

hereby, proposed and referred to the general assembly to be chosen at the next general election of members of the house of delegates for its concurrence, in conformity with the provisions of section one hundred and ninety six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section forty-six of article four, which is in the following words:

Section 46. The general assembly shall meet once in two years, on the second Wednesday in January next succeeding the election of the members of the house of delegates, and not oftener unless convened in the manner prescribed by this Constitution. No session of the general assembly, after the first under this Constitution, shall continue longer than sixty days; but with the concurrence of three-fifths of the members elected to each house, the session may be extended for a period not exceeding thirty days. Except for the first session held under this Constitution, members shall be allowed a salary for not exceeding sixty days at any regular session, and for not exceeding thirty days at any extra session. Neither house shall, without the consent of the other, adjourn to another place nor for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

prescribe.

And insert in lieu thereof the following:
Section 46. The general assembly shall meet once in two years, on the second Wednesday in January next succeeding the election of the members of the house of delegates and not oftener unless convened in the manner prescribed by the Constitution. No session of the general assembly shall continue longer than ninety days, except that with the concurrence of three-fifths of the members elected to each house the session may be extended for a period not exceding thirty days. Neither house shall, without the consent of the other, adjourn to another place, nor for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

JOINT RESOLUTION proposing amendment to section 50 of article 4 of the Constitution of Virginia, and providing for publishing said amendment, and certifying the same to the next general assembly.

Approved March 12, 1998.

1. Resolved by the house of delegates, the senate concurring (a ma-1. Resolved by the house of delegates, the senate concurring (a majority of the members elected to each house agreeing thereto). That the following amendment to the Constitution of Virginia be and the same is hereby, proposed and referred to the general assembly to be chosen at the next general election of members of the house of delegates for its concurrence, in conformity with the provisions of section fifty of article four of said Constitution, namely: Strike out from the Constitution of Virginia, section fifty, article four,

which is in the following words:

Section 50. No law shall be enacted except by bill. A bill may originate in either house, to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—

(a) Referred to a committee of each house, considered by such com-(b) Printed by the house in which it originated, prior to its passage

(c) Read at length on three different calendar days in each house;

and unless.

(d) A yea and nay vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division (d) of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported: provided, that the printing and reading, or either, required in sub-divisions (b) and (c) of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency, by a vote of four-fifths of the members voting in each house taken by the yeas and nays, the names of the members voting for and against, entered on the journal: provided further, that no bill which creates or established a new office, or which creates, continues or revives a debt or charge or makes, continues or revives any appropriation of public or trust money or property, or releases, or discharges, or commutes any claim or demand of the State, or which imposes, continues or revives a tax, shall be passed except by the affirmative vote of the majority of all the members elected to each house, the vote to be by the yeas and nays, and the names of the members voting for and against, entered on the journal. Every law imposes except by the affirmative vote of the majority of all the members elected to each house, the vote to be by the yeas and nays, and the names of the members voting for and against, entered on the journal. Every law imposing, continuing or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax, which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

the journal.

And insert in lieu thereof the following:
Section 50. No law shall be enacted except by bill. A bill may originate in either house to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—

(a) Referred to a committee of each house, considered by such com-

tee in session, and reported;
(b) Printed by the house in which it originated prior to its passage

(c) Read by title on three different calendar days in each house and

read at length at least once in each house; and unless
(d) A yea and nay vote has been taken in each house upon its final passage, the names of the members voting for and against, entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the

affirmative.

And only in the manner required in sub-division "d" of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-divisions "b" and "c" of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emerance, by a vale of four-fifths of the members voting in each house taken with in a bill to codify the laws of the State, and in any case of emergency, by a vote of four-fifths of the members voting in each house, taken by the yeas and nays, the names of the members voting for and against entered on the journal; provided further, that no bill which creates or establishes a new office, or which creates, continues, or revives a debt or charge, or makes, continues, or revives any appropriation of public or trust money or property, or releases or discharges, or commutes any claim or demand of the State, or which imposes, continues, or revives a tax shall demand of the State, or which imposes, continues, or revives a tax, shall be passed, except by the affirmative vote of the majority of all the membe passed, except by the affirmative vote of the majority of all the members elected to each house, the vote to be by the yeas and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled, immediately before this is done, all other business being suspended, the tile of the bill shall be publicly read. The fact of the signing shall be the title of the bill shall be publicly read. The fact of the signing shall be

entered on the journal, I hereby certify that the foregoing are true copies of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1908, and the same are published in pursuance of section 196 of the Constitution and Act of the General Assembly, approved February 3, 1903,

JNO. W. WILLIAMS.

Virginia Safe Deposit & Trust Corporation ALEXANDRIA, VIRGINIA, Paid in Capital Authorized Capital

\$300,000.00 \$1,000,000.00 DIRECTORS.

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of your refrigerator with a good clean piece of ice regularly. Then you'll have no spoiled meats, strenuous butter or sour milk. The cost of the ice will be nothing compared with the saving made on food. Those whom we serve say our ice lasts longer than others. That's because we sell ice only—not a combination of ice and slush.

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